

DIRECT TESTIMONY OF

ANTHONY SANDONATO

ON BEHALF OF

THE SOUTH CAROLINA OFFICE OF REGULATORY STAFF

DOCKET NO. 2020-5-G

IN RE: ANNUAL REVIEW OF PURCHASED GAS ADJUSTMENT AND

GAS PURCHASING POLICIES OF

DOMINION ENERGY SOUTH CAROLINA, INCORPORATED

Q. PLEASE STATE YOUR NAME, BUSINESS ADDRESS AND OCCUPATION.

A. My name is Anthony Sandonato. My business address is 1401 Main Street, Suite 900, Columbia, South Carolina, 29201. I am employed by the South Carolina Office of Regulatory Staff (“ORS”) in the Utility Rates and Services Division as a Senior Regulatory Manager.

Q. PLEASE STATE YOUR EDUCATIONAL BACKGROUND AND EXPERIENCE.

A. I received my Bachelor of Science in Nuclear Engineering from North Carolina State University in 2011. Prior to my employment with ORS, I was employed as an analyst with a global professional, technology, and marketing service firm working with large investor-owned utilities on energy efficiency program design and implementation. I joined ORS in 2016, and, in October 2019, I was promoted to my current position in the Energy Operations Division.

Q. HAVE YOU TESTIFIED BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA (“COMMISSION”)?

A. Yes. I have previously testified before the Commission.

Q. WHAT IS THE MISSION OF THE OFFICE OF REGULATORY STAFF?

A. ORS represents the public interest as defined by the South Carolina General Assembly as follows:

[T]he concerns of the using and consuming public with respect to public utility services, regardless of the class of customer, and preservation of continued investment in and maintenance of utility facilities so as to provide reliable and high-quality utility services.

Q. WHAT IS THE PURPOSE OF YOUR DIRECT TESTIMONY IN THIS PROCEEDING?

A. My direct testimony will present ORS's review findings related to Dominion Energy South Carolina, Incorporated's ("DESC" or "Company"):

- 1) Natural gas purchasing policies for the twelve (12) month period of August 2019 through July 2020 ("Review Period");
- 2) Ability to serve the firm customers during the Review Period and for the upcoming winter season;
- 3) Recovery of its purchased gas cost in accordance with the Commission approved purchased gas adjustment ("PGA") tariff or gas cost recovery mechanism;
- 4) Updated calculation of the demand cost of gas ("DCOG") allocation factors.

Q. WAS THE REVIEW PERFORMED BY YOU OR UNDER YOUR SUPERVISION?

A. Yes. The review to which I testify was performed by me or under my supervision.

Q. DID ORS REVIEW THE COMPANY'S CONSTRUCTION AND MAINTENANCE PROJECTS DURING THE REVIEW PERIOD?

A. Yes. ORS reviewed the Company's construction and maintenance projects and found the projects promote safe and reliable delivery of natural gas to customers. Specifically, the projects outlined in Company witness Howard's testimony provide

1 additional gas infrastructure, aid in expanding the natural gas distribution system and
2 increase total customers and sales on the Company's natural gas distribution system.

3 In addition, DESC is required to file new construction notices with the Commission
4 for any project expected to exceed \$500,000 pursuant to S.C. Code Ann. Reg. 103-
5 412.2.7(A) (2012). During the Review Period, the Company filed three (3) such notices
6 under Docket No. 2006-244-G:

- 7 1) Installation of 14,800 feet of 8-inch steel natural gas pipeline to support growth in
8 the Camp Hall area near Ridgeville, South Carolina;
- 9 2) Installation of 18,500 feet of 12-inch inch steel natural gas pipeline to support
10 growth in Myrtle Beach, South Carolina; and
- 11 3) Installation of 12,300 feet of 8-inch plastic natural gas pipeline to support growth
12 in the Carolina Forest area in Myrtle Beach, South Carolina.

13 ORS did not review these projects for reasonableness or cost as part of this docket.
14 Such a review is part of the annual review under the Natural Gas Rate Stabilization Act,
15 S.C. Code Ann. § 58-5-400.

16 **Q. DID ORS REVIEW THE COMPANY'S ABILITY TO MANAGE ITS CAPACITY**
17 **AND SUPPLY DURING THE REVIEW PERIOD?**

18 **A.** Yes. During the Review Period, the Company purchased and managed its
19 transportation capacity contracts with Southern Natural Gas Company ("Southern"),
20 Transcontinental Gas Pipeline Corporation ("Transco"), and Dominion Energy Carolina
21 Gas Transmission, LLC ("DECGT"). The Company also managed interstate transportation
22 capacity sharing between its gas and electric departments pursuant to the Memorandum of
23 Understanding approved by the Commission in Order No. 2015-844. The Company

1 purchased and managed its interstate underground natural gas storage and off-system
2 Liquefied Natural Gas (“LNG”) capacity assets on the Southern and Transco interstate
3 systems. In addition, the Company managed and operated its two (2) Company-owned
4 LNG facilities. These Company capacity assets are discussed in Company witness
5 Jackson’s direct testimony and are shown in Exhibits RMJ-1 and RMJ-2.

6 DESC was responsible for purchasing and managing natural gas commodity
7 supplies from multiple sources for the Company’s three (3) gas supply options of: 1)
8 wellhead gas supply, 2) interstate storage, and 3) on-system LNG storage. The Company’s
9 supply portfolio and the use of the various services within the portfolio are also discussed
10 in the direct testimony of Company witness Jackson.

11 ORS reviewed the Company’s capacity and supply asset management during the
12 Review Period. ORS found that DESC managed its capacity assets for interstate pipeline
13 transportation, interstate pipeline storage, and its LNG facilities as well as purchased
14 natural gas commodity supplies to meet the customers’ needs and provide reliable firm
15 service at reasonable costs.

16 Specifically, ORS reviewed a sample of the Company’s gas purchases made during
17 the Review Period. ORS compared the individual sampled gas purchases to the appropriate
18 New York Mercantile Exchange (“NYMEX”) indicators on the spot market or on a month
19 ahead basis to determine if the specific gas costs the Company contracted at were within a
20 reasonable band at the given time. ORS determined the sampled purchases were reasonable
21 in comparison to the prevailing market costs.

22 Additionally, ORS reviewed a sample of the Company’s capacity contracts. These
23 contracts are long-term, and the prices paid by the Company to the major interstate

1 pipelines are regulated by a Federal Energy Regulatory Commission (“FERC”) tariff. ORS
2 confirmed the terms of the Company’s capacity contracts reflected prices in line with
3 FERC tariff levels for a sample of the gas capacity contracts in place.

4 **Q. DID THE COMPANY MAKE ANY CHANGES TO ITS NATURAL GAS**
5 **PURCHASING POLICIES DURING THE REVIEW PERIOD?**

6 **A.** No.

7 **Q. DOES ORS ANTICIPATE THE COSTS ASSOCIATED WITH THE COMPANY’S**
8 **INTERSTATE PIPELINE ASSETS TO CHANGE IN THE NEAR FUTURE?**

9 **A.** Yes. Company witness Jackson discussed on pages 10-11 of her testimony that in
10 May 2018 the FERC approved the settlement agreement in Southern’s latest pipeline rate
11 case that included a decrease in two phases associated with the 2017 Federal Tax Cuts and
12 Jobs Act (“Tax Act”). The first phase became effective September 1, 2018 and the second
13 phase became effective September 1, 2019. The cumulative estimated impact to DESC’s
14 firm customers is a decrease of \$0.00745 per therm. Transco filed a rate case with FERC
15 on August 31, 2018 with the filed rates effective March 1, 2019. On March 24, 2020,
16 FERC approved a settlement in the Transco Section 4 rate case which resulted in an
17 increase of 0.56% in tariff rates instead of the originally proposed 28% increase in tariff
18 rates.

19 **Q. DID THE COMPANY MINIMIZE GAS INTERRUPTIONS DURING THE 2018 –**
20 **2019 WINTER SEASON?**

21 **A.** Yes. During the Review Period, the Company experienced six (6) instances of
22 system-wide gas interruption. All six instances involved commercial and/or industrial

customer classes on interruptible rate schedules with alternative fuels available as detailed below:

- 1) November 12, 2019: Five (5) day interruption was initiated for large industrial customers on interruptible rate schedule 9 through 3C. The average temperature in Columbia during the five (5) days of this interruption was 44°F compared to a normal average of 55°F.
- 2) December 2, 2019: Three (3) day interruption was initiated for large industrial customers on interruptible rate schedule 9 through 3C. The average temperature in Columbia during the three (3) days of this interruption was 47°F compared to a normal average of 50°F.
- 3) December 18, 2019: Three (3) day interruption was initiated for all commercial and industrial customers on interruptible rate schedules. The average temperature in Columbia during the three (3) days of this interruption was 40°F compared to a normal average of 46°F.
- 4) January 20, 2020: Five (5) day interruption was initiated for all commercial and industrial customers on interruptible rate schedules. The average temperature in Columbia during the five (5) days of this interruption was 38°F compared to a normal average of 45°F.
- 5) February 20, 2020: Four (4) day interruption was initiated for all commercial and industrial customers on interruptible rate schedules. The average temperature in Columbia during the four (4) day of this interruption was 41°F compared to a normal average of 50°F.

6) February 27, 2020: Three (3) day interruption was initiated for large industrial customers on interruptible rate schedule 9 through 6. The average temperature in Columbia during the three (3) days of this interruption was 45°F compared to a normal average of 51°F.

Q. DID ORS REVIEW THE COMPANY'S ABILITY TO MEET FIRM CUSTOMERS' GAS REQUIREMENTS DURING THE 2019-2020 WINTER SEASON?

A. Yes. ORS reviewed the Company's capacity contracts to determine if there was sufficient capacity contracted to meet firm customer's peak design day requirements. Additionally, ORS reviewed the Company's commodity supply contracts to determine if the Company would have an adequate source of viable gas suppliers to purchase both monthly gas supply as well as spot gas. Finally, ORS reviewed the Company's current distribution system to ensure the Company will be able to deliver gas within its system to all service areas. ORS concluded the Company prepared a capacity and supply asset portfolio to sufficiently and reliably meet the 2020-2021 winter season's projected firm customers' requirements.

Q. WHAT IS THE SYSTEM-WIDE RESERVE CAPACITY FOR THE COMPANY?

A. The Company's system-wide reserve capacity during the last five (5) winter seasons is illustrated in the table below:

Reserve Margin	Winter Season
6.81%	2015-2016
5.49%	2016-2017
2.81%	2017-2018
4.11%	2018-2019
3.71%	2019-2020

1 The Company is projecting an increase to 5.67%¹ in the system-wide reserve
2 capacity margin for the 2020-2021 winter season.

3 **Q. IS THE COMPANY'S RESERVE CAPACITY MARGIN SUFFICIENT TO**
4 **PROVIDE RELIABLE SERVICE TO MEET CUSTOMER REQUIREMENTS ON**
5 **PEAK DAYS?**

6 **A.** Yes. However, ORS is concerned that steady residential customer growth in DESC
7 service territory and the increased reliance on natural gas for electric generation could
8 impact capacity reserves and cause service reliability issues on peak demand days. In
9 addition, as identified by Company witness Jackson on page 9 of her testimony, the
10 Company is unable to continue to rely on segmentation to meet its design day customer
11 needs. Going forward, system growth will be reviewed by the Company based on specific
12 area points versus system-wide which could identify service regions within the system with
13 a much lower reserve capacity margin. The electric utility industry has adopted certain
14 reserve capacity margin benchmarks; however, the natural gas utility industry does not use
15 similar benchmarks. ORS will continue to monitor DESC's ability to serve both its firm
16 and interruptible customers in the upcoming winter seasons.

¹ Exhibit RMJ-2

Q. PLEASE DESCRIBE THE COMPANY'S GAS COST RECOVERY PROCEDURES APPROVED BY THE COMMISSION.

A. The Commission approved DESC's two-part gas cost recovery mechanism in Order No. 2005-653. That mechanism involves: 1) a Firm Commodity Benchmark component which is calculated to recover the commodity cost of gas purchased; and 2) a demand component which is calculated to recover the associated DCOG. The demand component charge includes the fixed charges by upstream pipelines for transportation and storage services. The current "Purchased Gas Adjustment, Firm Gas Only" tariff sheet was approved by the Commission in Order No. 2009-910 and became effective in January 2010.

Q. PLEASE DISCUSS THE OPERATION OF THE TWO-PART COST OF GAS RECOVERY MECHANISM.

A. All firm customers are charged the same Firm Commodity Benchmark cost. The demand charge cost component is calculated for each customer class (Residential, Small/Medium General Service, and Large General Service) based on an equal (50%/50%) weighting of peak design day projected demand and annual forecast sales volumes. In computing the demand charge component for the firm customers, seventy-five percent (75%) of the revenue generated from capacity release of upstream assets, as well as all net revenues from interruptible sales and transportation service, are credited against the firm demand charges.

Added together, these two (2) components (i.e. the commodity and demand costs) equal the PGA factor for each firm customer class.

Q. DURING THE REVIEW PERIOD, DID DESC FILE MONTHLY NOTIFICATIONS OF THE FIRM PGA FACTORS RESULTING FROM THE TWELVE (12) MONTH ROLLING FORECAST OF GAS COSTS WITH THE COMMISSION AND ORS?

A. Yes. Under the provisions of Order No. 2006-679, DESC can make monthly adjustments in its PGA factors after the Company completes an updated monthly forecast to determine if there is a “material difference” for any customer class equal to or greater than \$0.01 per therm. However, in Commission Order No. 2009-910, the Commission found that the monthly adjustment procedure for the total cost of gas factors as adopted in the above-referenced Order should be maintained subject to the following modifications:

- 1) The amount designated as a “material difference” was increased from an amount “equal to or greater than \$0.01 per therm” to an “amount greater than \$0.04 per therm;”
- 2) If the calculated difference is greater than \$0.04 per therm, then the Company is required to adjust its rates;
- 3) If the calculated difference is less than or equal to \$0.04 per therm, then the Company has the discretion to adjust rates if it believes there would be a reasonable impact to customer bills; and
- 4) The criteria set forth in (a) and (b) are to be applied by customer class and not by component within customer class.

In this Review Period, the Company filed monthly notifications with the Commission and ORS for each of the twelve (12) months, three (3) of which included changes in its PGA factor. ORS found the Company adjusted the PGA factors during the Review Period in a

manner consistent with the Company's current Commission-approved PGA tariff and Commission Orders.

Q. DESCRIBE ORS'S REVIEW AND FINDINGS REGARDING THE COMPANY'S RECOVERY OF PURCHASED GAS COSTS FOR THE REVIEW PERIOD?

A. ORS reviews the Company's monthly filings as submitted to the Commission regardless of whether there is a change in the cost of gas. The ORS review includes an examination of the Company's expected weather normalized sales at NYMEX futures prices by customer class for the next twelve (12) months and weather normalized demand cost recovery by customer class over the next twelve (12) months. If the combined cost of gas meets the Material Difference threshold of \$0.04 per therm, the new cost of gas factors required to recover the Company's current over or under collection will be put into effect for the following month.

ORS found that DESC administered and recovered its gas costs during the Review Period in a manner consistent with the Company's current Commission-approved PGA tariff and Commission Orders.

Q. DOES ORS AGREE WITH THE COMPANY'S PROPOSED DCOG ALLOCATION FACTORS UPDATED FOR THE COMPANY'S CURRENT FORECAST AND ITS IMPLEMENTATION EFFECTIVE FOR THE FIRST BILLING CYCLE IN JANUARY 2021?

A. Yes. The Company's DCOG factors are developed to allocate demand costs between customer classes in proportion to the impact on demand requirements for DESC's natural gas distribution system. ORS reviewed the calculations of the DCOG factors provided in the direct testimony of Company witness Elliott updated for the Company's

current forecast of annual sales and peak design day demand for the upcoming winter season. ORS verified the calculation of the proposed DCOG factors and the Company's proposal to implement these DCOG allocation factors effective for the first billing cycle in January 2021.

Q. HAS THE 2019 NOVEL CORONAVIRUS ("COVID-19") PANDEMIC HAD ANY ADVERSE MATERIAL IMPACT ON THE COMPANY'S ABILITY TO PURCHASE OR DELIVER NATURAL GAS ON INTERSTATE PIPELINES?

A. The Company has stated that there have been no adverse impacts due to the COVID-19 pandemic.

Q. DID THE SALE OF DOMINION ENERGY, INC.'S TRANSMISSION AND STORAGE ASSETS, INCLUDING DECGT IMPACT THE COMPANY'S ABILITY TO PURCHASE OR DELIVER NATURAL GAS ON INTERSTATE PIPELINES DURING THE REVIEW PERIOD?

A. The Company has stated that there have been no adverse impacts due to the sale of Dominion Energy, Inc's transmission and storage assets. ORS will continue to monitor for any potential impacts from the sale of the transmission and storage assets on the Company's ability to purchase and deliver natural gas.

Q. WILL THE RECENT CANCELLATION OF THE CONSTRUCTION OF THE ATLANTIC COAST PIPELINE ("ACP") HAVE A MATERIAL ADVERSE IMPACT ON THE COMPANY'S ABILITY TO PURCHASE OR DELIVER NATURAL GAS ON INTERSTATE PIPELINES?

1 **A.** The Company has stated that there have been no adverse impacts due to the
2 cancellation of ACP. ORS will continue to monitor for any potential impacts from the
3 cancellation of ACP on the Company's ability to purchase and deliver natural gas.

4 **Q. WILL YOU UPDATE YOUR DIRECT TESTIMONY BASED ON INFORMATION**
5 **THAT BECOMES AVAILABLE?**

6 **A.** Yes. ORS fully reserves the right to revise its recommendations via supplemental
7 testimony should new information not previously provided by the Company, or other
8 sources, becomes available.

9 **Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?**

10 **A.** Yes, this concludes my direct testimony.